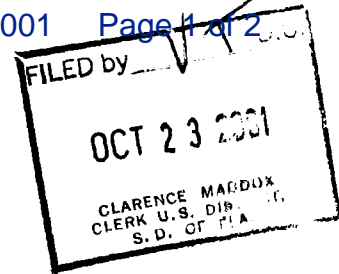


UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF FLORIDA  
CASE NO. 00-6273-CR-HUCK-BROWN



UNITED STATES OF AMERICA,

VS.

ARIEL HERNANDEZ, et al.,  
Defendant

**ORDER**

---

\_\_\_\_\_ /

THIS CAUSE has come before the Court upon the Defendant Hernandez's (I) Motion to Immediately Transfer Defendant from Broward County Jail to Federal Detention Center-Miami. (II) Motion to Grant Defendant Immediate Access to Computer Equipment for Review of Wiretap Intercepts. (III) Motion to Continue the Trial of this Cause, filed October 22, 2001. The Court being fully advised in the premises, it is

ORDERED AND ADJUDGED that the Defendants (I) Motion to Immediately Transfer Defendant is hereby DENIED as moot. The United States Attorneys Office has already prepared a Writ of Habeas Corpus Ad Prosequendum to have the Defendant transported back to FDC.

The Writ was signed by Magistrate Judge Snow on October 22, 2001. It is Further

ORDERED AND ADJUDGED that the Defendants (II) Motion to Grant Defendant Immediate Access to Computer Equipment is hereby DENIED as moot. The United States Attorneys Office has made arraignments with FDC to immediately implement the appropriate procedures to allow the Defendant and his Attorney to review the wiretap intercepts. Therefore, the Defendant has the relief he seeks. It is Further

ORDERED AND ADJUDGED that the Defendants (III) Motion to Continue the Trial of

A large, handwritten signature in black ink, appearing to read "355/57".

this Cause is hereby DENIED.

DONE AND ORDERED at Miami, Florida, this 23 day, of October, 2001.



PAUL C. HUCK  
UNITED STATES DISTRICT JUDGE

cc: all counsel of record